104825-0017-101

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants 1

Patrick Y. Lu et al.

Application No.

10/551,667

Confirmation No.

5623

Filed

July 18, 2006

For

TARGETS FOR TUMOR GROWTH INHIBITION

Group Art Unit

1635

Examiner

Tracy Ann Vivlemore

New York, New York December 30, 2009

Mail Stop Petition
Re: Patent Term Adjustment
Commissioner for Patents
P.O. Box 1450

Alexandria, Virginia 22313-1450

PETITION RE: PATENT TERM ADJUSTMENT

Sir:

This responds to the Determination of Patent Term Adjustment Under 35 U.S.C. § 154(b) ("PTA Determination" hereinafter), mailed with the October 1, 2009 Notice of Allowance. The PTA Determination sets forth a patent term adjustment of 0 days. According to the Patent and Trademark Office's Patent Application Information Retrieval system (PAIR), this patent term adjustment results from PTO delay of 1 day, minus applicant delays of 217 days. In reviewing the PTA Determination, applicants have noted two errors in the calculation of applicant delay under 35 U.S.C. § 154(b)(2)(C). These errors lead to a calculation of applicant

Postal Service on October 29, 2008. The correct October 29, 2008 Mail Room Date is indicated

in the "Image File Wrapper" tab of PAIR. Accordingly, the reduction from Period 2 should be

92 days.

Applicants further note that they filed a Supplemental IDS on April 16, 2008.

Assuming that this IDS is considered a supplemental paper under 37 C.F.R. § 1.704(c)(8) after

the filing of the January 22, 2008 Response, applicants believe that the filing of this IDS would

result in an additional 85 days of applicant delay.

Applicants believe thus that the period of applicant delay under 37 C.F.R. §

1.704(c) should total 303 days. Because the USPTO delay under 35 U.S.C. § 154(b)(1)(A) is 1

day, this correction of the period of applicant delay will not change the patent term adjustment of

0 days. However, applicants wish to correct the record in advance of the calculation of patent

term adjustment that will take place upon issuance of the patent.

No fee is believed to be due in connection with this Petition. However, the

Director is hereby authorized to charge payment of any fee required, or credit any overpayment

in connection with this Petition, to Deposit Account No. 06-1075, Order No. 104825-0017-101.

Respectfully submitted,

/Alla Brukman/

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